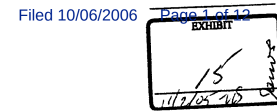
Case 1:03-cv-12502-NMG Document 76-12 $\operatorname{Design} partmership$



Fax		1/2/05/10
Transmittal	7/16/03	EXHIBIT
From: Mor	BILL JARVICO	_ 15
Сотрилу.	FORWARD TO: BRAD CARVE	R B-2
Address.	FAX: (617) 217-520	00
	AND TO! TONY BRANCA	· · · · · · · · · · · · · · · · · · ·
City / St / Zip:	FAX! (781) 784-8803	
Job # / Name:		
Regarding:	Re: SR-Wetherbee S64 & Zo	0143
Sent by.	DINE CAPACNO	
HOOD BUSINESS PARK	We are sending:	
	lem 1: COMES PONOMICE	Number of Pages
T G17 P41 9800 F G17 241 5143	Item 2:	Number of Pages
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ARCHITECTURE	Item 4.	Number of Pages
CINIMMASSOCIE MASTER PLANNING	Item 5:	Number of Pages
INTERIOR DESIGN	Message:	· •
	per your request. de Tony: the correspondence that	
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/ /4		January Col
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TH	re correspondence de Chance	Order When
th	e first request for chadyles	I rock auantity
5	R exceeded the school	E .
17		including Cover
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	Date: 7/16/05 Fax destination number:	1.2
	The documents transmitted by this facsimale contain information which may be confident information. This information is intended for the use of the addressee named on this trained the addressee, any disclosure, photocopying, distribution or use of its contents is proreceived this facsimile in error, please call us immediately. If you do not receive all of them, please call 617.241.9800.	nsmittal sheet. If you are thibited If you have

Designpartnership

11/1/01

Mr. Ron Votta Eastern Contractors Inc. 571 Union Avenue Framingham, MA 01702

Re: New Wetherbee School

VIA FAX & MAIL

Dear Ron,

Tarsey Heighery (ARS) The Southern State of ArCS (Co. 1975) Const. State of Arcs (Co. 1975)

> Tild Till Bill (1940) 2007 Citt Name 2007 Citt Name

A CHIEF TO ME control AND Mark to the Chief And Mark 1901 And Mark In response to your change order proposal #11 for the above reverenced project. We agree that you are entitled to additional compensation for the additional subsurface condition encountered. However, with specific regard to the language included referencing MGL c30 s39N and your position that you are entitled to negotiate a revised unit cost for rock excavation. We respectfully disagree with your interpretation, and offer the following:

MGL 30:39N (included for reference) specifically notes that should actual subsurface or latent physical conditions substantially differ from those shown in the contract documents that the Contractor is entitled to an equitable contract adjustment. There is no language in 30:39N that mentions a contractors right to renegotiate a previously agreed to unit cost.

I believe that you are confusing the MGL language for Unit Price Contracts in which the language in this type of contract allows for the Contractor to renegotiate his unit price should the quantity of the work differ substantially from the estimated amount given at the time of bidding. As you are aware, in this type of contract the Contractor supplies the unit price in his bid, and therefore is bidding the project based on an assumed quantity. Obviously the unit price given by the contractor would vary based on the assumed quantity.

The issue at the Wetherbee School is completely different. To start, this is a lump sum contract not a unit price contract. The unit price was established in the contract documents by which a lump sum contract was signed. This unit price is therefore previously agreed to by both parties should conditions vary favorable to the Owner or the Contractor. This is a very fair way to enter into a contract so that both parties are in agreement prior to encountering the unanticipated subsurface conditions. Thereby adjusting the contract sum becomes a quick and painless process.

You also mentioned that allowances are prohibited by MGL. We agree. However we do not agree that the contract document for this item is written as an allowance since a specific quantity of material is provided in which you are to provide a price for. The contract documents do not tell the bidder to carry the mentioned unit price for the quantity of material to be bid on. The unit price is established for work above or below

Dualgn Partnership of Cambridge, Inc.

Page 2 of 2

the given quantity. The bidder is fully able to provide a contract price based on the quantity given, higher or lower than if derived by using the unit price.

Due to all of the above, we cannot sign the Change Order Proposal as drafted. The reservation of your right to renegotiate the unit price must be removed. We are comfortable with the price given in the proposal and would like to get this issue resolved promptly in order to pay you for the work that has been completed.

Please revise and re-submit your proposal for my signature.

Sincerely,

DESIGN PARTNERSHIP of Cambridge Inc.

David E. Capaldo, AIA

Associate

Cc: Joe Lupi - Tishman

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30:39M. STATE DEPARTMENTS, ETC. - GENERAL PROVISIONS. [Chap. 30.]

that named or described in the said specifications may be furnished: and an item shall be considered equal to the item so named or described if (1) it is at least equal in quality, durability, appearance, strength and design, (2) it will perform at least equally the function imposed by the general design for the public work being contracted for or the material being purchased, and (3) it conforms substantially, even with deviations, to the detailed requirements for the item in the said specifications. For each item of material the specifications shall provide for either a minimum of three named brands of material or a description of material which can be met by a minimum of three manufacturers or producers, and for the equal of any one of said named or described materials.

- (c) The term "lowest responsible and eligible bidder" shall mean the bidder (1) whose bid is the lowest of those bidders possessing the skill. ability and integrity necessary for the faithful performance of the work: (2) who shall certify that he is able to furnish labor that can work in harmony with all other elements of labor employed or to be employed in the work: (3) who, where the provisions of section eight B of chapter twenty-nine apply, shall have been determined to be qualified thereunder: and (4) who obtains within ten davs of the notification of contract award the security by bond required under section twenty-nine of chapter one hundred and forty-nine; provided that for the purposes of this section the term "security by bond" shall mean the bond of a surety company qualified to do business under the laws of the commonwealth and satisfactory to the awarding authority.
- (d) The provisions of this section shall not apply (1) to the extent that they prevent the approval of such specifications by any contributing federal agency, (2) to materials purchased under specifications of the state department of highways at prices established by the said department pursuant to advertisement and bidding in connection with work to be performed under the provisions of chapter eighty-one or chapter ninety, (3) to any transaction between the commonwealth and any of its political subdivisions or between the commonwealth and any public service corporation, and (4) to any contract of not more than twenty-five thousand dollars awarded by a governmental body, as defined by section two of chapter thirty B, in accordance with the provisions of section five of said chapter thirty B.
- (e) The word "material" as used in this section shall mean and 91 include any article, assembly, system, or any component part thereof. 92

30:39N. Construction contracts; equitable adjustment in contract price for differing subsurface or latent physical conditions.

Section 39N. Every contract subject to section forty-four A of chapter one hundred and forty-nine or subject to section thirty-nine M of chapter thirty shall contain the following paragraph in its entirety and an awarding authority may adopt reasonable rules or regulations in con-

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[Chap. 30.] STATE DEPARTMENTS, ETC. - GENERAL PROVISIONS.

30:390.

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formity with that paragraph concerning the filing, investigation and settlement of such claims:

If, during the progress of the work, the contractor or the awarding authority discovers that the actual subsurface or latent physical conditions encountered at the site differ substantially or materially from those shown on the plans or indicated in the contract documents either the contractor or the contracting authority may request an equitable adjustment in the contract price of the contract applying to work affected by the differing site conditions. A request for such an adjustment shall be in writing and shall be delivered by the party making such claim to the other party as soon as possible after such conditions are discovered. Upon receipt of such a claim from a contractor, or upon its own initiative. the contracting authority shall make an investigation of such physical conditions, and, if they differ substantially or materially from those shown on the plans or indicated in the contract documents or from those ordinarily encountered and generally recognized as inherent in work of the character provided for in the plans and contract documents and are of such a nature as to cause an increase or decrease in the cost of performance of the work or a change in the construction methods required for the performance of the work which results in an increase or decrease in the cost of the work, the contracting authority shall make an equitable adjustment in the contract price and the contract shall be modified in writing accordingly.

30:39O. Contracts for construction and materials; suspension, delay or interruption due to order of awarding authority; adjustment in contract price; required provisions.

Section 390. Every contract subject to the provisions of section thirty-nine M of this chapter or subject to section forty-four A of chapter one hundred forty-nine shall contain the following provisions (a) and (b) in their entirety and, in the event a suspension, delay, interruption or failure to act of the awarding authority increases the cost of performance to any subcontractor, that subcontractor shall have the same rights against the general contractor for payment for an increase in the cost of his performance as provisions (a) and (b) give the general contractor against the awarding authority, but nothing in provisions (a) and (b) shall in any way change, modify or alter any other rights which the general contractor or the subcontractor may have against each other.

(a) The awarding authority may order the general contractor in writing to suspend, delay, or interrupt all or any part of the work for such period of time as it may determine to be appropriate for the convenience of the awarding authority; provided however, that if there is a suspension, delay or interruption for fifteen days or more or due to a failure of the awarding authority to act within the time specified in this contract, the awarding authority shall make an adjustment in the con-

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Eastern Contractors, Inc.

571 Union Ave Framingham, MA 01702 Phone: 508-820-4401 Fax. 508-879-9633

November 1, 2001

The Design Parmership of Cambridge

500 Rutherford Avenue

Phone: 617-241-9800

Fax: 617-241-5143

Charlestown, MA 02129

Attn:

David Capaldo

Project: New Wetherbee Elem. & Middle Schl.

Project #: 9902

Job #: 900

Re:

COP#11 General Rock Excavation

Dear IMv. Capaldo:

Enclosed please find COP#11 for General Rock Excavation in excess of the Contract Allowances. Please be advised that under MLG c30 s39N that the Contractor may request to negotiate a revised unit cost for this Contract Change.

Very truly yours.

Ronald Votta

Project Manager

CC: Site J.Lupi, l'ishman

Encl.

QUANTITY SURVEY AND ESTIMATING SUMMARY

PROJECT Welherbee Elementary/Middle School

CONSTRUCTION MANAGER Tishman Construction Co.

OWNER City of Lawrence

ARCHITECT The Design Partnership of Cambridge CONTRACTOR EASTERN CONTRACTORS, INC.

1-Nov-01 DATE

SUBJECT General Rock Excavation Allowance

11 C.O.P. #

SHEET#

TIME EXTENSION		0 DAYS							
	QTY	UNIT	UNIT PRICE			COST			
DESCRIPTION OF ITEM			L	ABOR	MATERIAL	LABOR	MATL		TOTAL
		0 HRS	s	85.00			0 00	0 00	0.00
FIELD COORDINATION/SUPERVISION		O HRS	S	65.00			0.00	0.00	0.00
Project Engineer		HRS	\$	65.00			0.00	0.00	0.00
Time Keeper		HKG	•	00.00			0.00	0.00	0.00
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High Life Rental		Hrs					0.00	0 00	0.00
LUCL+Operator		HRS					0.00	0.00	0.00
UNLOAD'NG		Hrs					0.00	0.00	0.00
CLEANUP		LS					0.00	0.00	0.00
DUMPSTER		Hrs					0.00	0.00	3 .00
Safety		LS					0.00	0.00	0.00
MISC.TRUCKING							\$0.00	0 00	0.00
TOTALS									0.00
TOOLS @ 6% OF COST	- 1 4909								0.00
PAYROLL TAXES & INSURANCE=56.68% OF	- 0.600	•							0.00
SUBTOTAL (GC)									145,222.00
SUB'S COST PER ENCL. PROPOSAL									0.00
GC/non filed sub O/P @20%									145,222.00
Sub Total GC/Sub cost									9 90
CREDIT									2 20
BOND (G.C/SUB) @1. OF COST									145,222.00
Sub Total Cost									-115,500.00
Less Contract Allowance									29,722.00
Total Cost COP#11									

- 1. WE CANNOT PROCEED WITHOUT WRITTEN APPROVAL. THIS PROPOSAL IS GOOD FOR TWENTY ONE DAYS ONLY. INCREASES IN LABOR, MATERIALS, TRAVEL CHRGES, ETC. OCCURING TWENTY ONE DAYS AFTER THE DATE OF THIS PROPSAL WILL HAVE TO BE ADDED TO THIS C.O.P.
- 2. UNLESS OTHERWISE NOTED IMPACT COSTS CANNOT SE DETERMINED AT THIS TIME
- 3. THIS PROPOSAL DOES NOT INCLUDE ANY AMOUNTS FOR CHANGES IN SEQUENCE OF WORK, DISRUPTIONS. INTERFERENCES AND/OR IMPACT COSTS, THE RIGHT IS EXPRESSELY RESERVED TO MAKE CLAIMS FOR ANY AND ALL OF THESE RELATED ITEMS.
- 4 DOES NOT INCLUDE CUTTING & PATCHING OR BLOCKING BY EQL
- 5. Does not include resoration of cupola and domers

QUANTITY SURVEY AND ESTIMATING SUMMARY

PROJECT Wetherbee Elementary/Middle School

CONSTRUCTION MANAGER Tishman Construction Co.

OWNER City of Lawrence

ARCHITECT The Design Partnership of Cambridge

CONTRACTOR EASTERN CONTRACTORS, INC.

DATE - 11/1/01

SUBJECT General Rock Excavation Allowance

C.O.P. # 11 SHEET # 2

TIME EXTENSION 0 DAYS

S&R Construction				
General rock excavation 3/23/01	400	СУ	38 50	15,400
General rock excavation 9/27/01	3251	су	38 50	125, 164
General rock excavation 10/12/01	83	су	38 50	3,196
	35	CY	38,50	1,348
General rock excavation 10/16/01		•	38 50	39
General rock excavation	1	CY	38 90	•
General rock excavation	1	cy	38 5 0	39
General rock excavation	1	CY	33.50	33

TOTAL 3772 145.222.00

S & R CONSTRUCTION CO., 60 DYERVILLE AVENUE JOHNSTON, R.J. 02919 401-831-6337 • 401-821-6338	inc.				_2 :	106
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Wetherbee School			JOB PHONE	START	ENG DATE	
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AUTHORIZED SIGNATURE FOR TISLAND CONSTRUCTION TOB INVOICE

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